the building, which is now placed under a strong guard of United
D. H. BISSELIA.
States northes. Respectfully.
Physician Marine Hospital.

A Committee was appointed to wait upon the Collector and inform him of the importance of that building to the institution in its present crippled state, and to request him to grant them the use of it. Mr. Schell

reserved his answer until this morning. Mr. Jellingbaus made the following report, which

was accepted: To the Commissioners of Emigratica. GENTLEMEN: For the purpose of ascertaining the condition of the Quarantine grounds, and to bring over some gutta percha tents and other things for the nations. over some gutta percha tents and other things for the patients, we landed on the dock of the Government storehouses. We found the marines in and out, and around one of them. Passing these troops and going up, we met Dr. Bissell, Dr. Walser and Officer Rich-ter. Dr. Walser went with us and brought us to the old barn in which the fever patients were lying. To the left of the barn were seven small tents; the others had been recognised by the pulses, apprinting the del barn in which the fever patients were such small tents; the others had been occupied by the police, containing the other patients. Dr. Waber stated that it would afford a great relief to the doctors and be a great comfort to the convalescents to have the latter and some of the masses sent to Ward's Island; that Dr. Simrock from Ward's Island had been there and promised to peak to Superintendent Pillsbury in regard to the strangements for the reception of all the patients who were convalescent and not suffering from any contagions disease. Upon this statement, we resolved to take these patients over with us, and to send them to Ward's Island. Dr. Walser was then charged to make up a list of them, and keep them in readiness. This having been arranged, we proceeded with Dr. Bissell to select the most suitable spot for the guitapercha tents we had brought with us. We found that this was about the middle of the grounds, on this side of the former Small-Pox Hospital, on the hill. Being near the destroyed Small-Pox Hospital, we commenced there our inspection of the rains, and found on our way more and more how well the incendaries had succeeded in the completion of their diabolic work of destraction. The whole place where the hospital of the grand formerly stood was covered only with there our inspection of the rains, and found on our way more and more how well the incendaries had succeeded in the completion of their diabolic work of destraction. The whole place where the hospital ward formerly stood was covered only with bricks and the rains of hundreds of iron bedsteads, of which about 1,000 have been completely ruined. Where the coal-houses had been, we found now a burning mass, which will continue to burn for weeks, there being no water and no engine to extinguish it. Going down to the ruins of the Female Hospital, this noble structure on which the United States flag has been displayed so short a time ago, we found nothing but rains. Even the ice-house was completely destroyed, and blankets, mattrasses, pillows and clothing scattered about everywhere. In several places the outside walls were broken down to a sufficient extent for the admission of the incendiaries who have by this means been enabled to rush in from the different sides in great numbers. We found all the holes were closed with planks, Just in the corner fermed by the outside wall and the fence of Dr. Bisself's place, the sick taken out of the women's hospital were placed upon the ground. Dr. Bisself stated that during the burning of his dwelling-house on the one side, and at the same time, of the femalehospital on the other, the sick had been in great danger, either of being sufficiented or roasted. They had been literally covered with ashes from the burning building—these buildings being so very near. The narrative of Dr. of being sufficiated or ron-ted. They had been literally covered with ashes from the burning building—these buildings being so very near. The narrative of Dr. Bissellin regard to this event is heart-reading. The doctors and nurses had to run with buckets of water taken out from a little point to spread it over the patients every three minutes, and no imagination can reach what the sufferings of the poor helpiess creatures may have been, when they, according to Dr. Bissell's statement, opened their mouths to receive the relief of some refreshment when the water was thrown into the burning air. It almost seems to have been the idea of the heartless and lawless mob to see the sick perish between the and lawless mob to see the sick perish between the two burning buildings. In the most barbarous country, ishabited by the wildest savages, hardly could have inhabited by the wildest savages, hardly could have been enacted cruelties more atrocious; and in case of the Bost cruel war, between half-civilized nations, the hospitals always are respected by the enemy. The Sepoys in Indin, in their hight of fanaticism acted very cruelty, but hardly in a more atrocious way against their enemies than these Christian, civilized Sepoys of Staten Island against sick, helpless and dying people. Without the most efficient efforts of Dr. Bissell and Dr. Walser, the exposure of the sick would have been certain death to them, and so, 35 doubt, this act of barbarism ought to be considered werse than that of direct murder. Old Dr. Bissell, although suffering after so much fatigue and sleepless

by Bissel was very badly situated, having to do with nwdies outside and bulkes inside.

Respectfully submitted.

J. P. CUMMING.
WM. JELLINGHAUS.

although suffering after so much fatigue and sleeples

sithough suffering after so much fatigue and sleepless nights, has to live in an open tent near the gate. He spoke of Dr. Walser in the very highest terms, and called him one of the bravest men he ever got acquainted with. Both continue acting with all their energy, and doing their utmost for their patients. From this memorable spot we went down to see the rains of the Doctor's offices and the boat-houses, and found the dock burning yet, but could not discover the place where the smoke originated. We then found it already pretty late, and therefore necessary to leave with our patients, so that they could reach Ward's Island in time. Before we reached our steambout we were requested to call and see Capi. Rich, of the Marines. He received us in a very dark room, and spoke to us in a very insolent manner, complaining

spoke to us in a very insolent manner, complaining that we had sent our convalescent patients down to the hoat, and boasting very much of his high authority. To the question of who had given him this authority, he answered first, that he would not tell; but then that it was Officer Locke. After having got through this vexation we left the island fully convinced that Bissel was very hally situated. I be him to do with

The Board then adjourned. THE RIOTERS IN THE POLICE COURT.

Justice Welsh's Police Court in the City Hall was cowded again vesterday morning, five more of the alleged incendiary rioters of Staten Island having been arrested and brought up to the city. The names of the prisoners are J. O'Brien, Patrick O'Hare, J. Stebbins, Jacob Vanderbilt and D. Garret-the latter a police magistrate of Richmond County. All except Garret were admitted to bail in \$2,000 each. Justice Welsh wished to have an examination in one of th cases, and chose Garret's for that purpose. He therefore committed him to prison and set down his examhation for 9 o'clock this morning. A writ of habeas torpus was then procured, for argument on which see

law proceedings.

It is understood that complaints will be made against Capt Rich, of the New-York Marines, praying for his arrest for violating the Quarantine as well as the United States laws, on Sunday, by smuggling Ray Tempkins, one of the ringleaders of the rioters and incendiaries, into the Quarantine inclosure.

There was but one opinion at the City Hall yester-day in regard to the conduct of the United States officers at Quarautine, and that was of their complicity with the rioters. It was expected that if further violence was attempted by the rioters, the Governor would declare Staten Island in a state of revolution, and proclaim martial law throughout the County of Richmond.

It was the belief of parties from Quarantine that Capt. Rich's outrage against law and common detency in snuggling in Ray Tompkins, after the prompt refusal of the Health Officer to admit him to the grounds, was intended to bring about a collision between the marines and the police. It was thought that if the police had attempted to go into the camp of the marines to arrest Tompkins, although on Quarantine grounds. Capt. Rich, in his arder for that individual, would have protected him; and the result might

It was reported yesterday at the City Hall that Officer Slowey of the Teuth Precinct, one of the force at Quarantine, had returned to the city very sick, and that his illness proved to be yellow fever.

THE STATEN ISLAND INCENDIARIES. To the Editor of The N. Y. Teibone.

Six: The immediate excitement, growing out of the distruction of the Quarantine buildings by the mob, on the night of the first and second days of September (inst.), having partially subsided, it may be well to look about for the purpose of ascertaining in what manner the perpetrators of these outrages can be pun-

So far as the mere destruction of property is con-cerned, it appears that the laws of the State have provided an ample remedy. The County of Richmond can be compelled to pay for all the property that was destroyed by the mob.

The more important question relates to the punish ment to be inflicted upon the actors in these scenes of

By the laws of the State, the willful burning, in the night time, of a dwelling-house, in which there is, at the time any human being, is declared to be ARSON IN THE FIRST PROBLE, and is punished by the death of the perpetrator.

Convictions under this law, have been had, and the

criminals have been executed in this State, within a painted and otherwise improved during the late vaca-

wycars past.

But there is a difficulty attending the particular
se under consideration, which may, possibly, defeat
the efforts that may be made to punish, individnally, the guilty parties.

In order to procure a criminal conviction, it would be necessary that an indictment should be found and presented by a Grand Jury of the County of Rich-

ond. Should such an indictment be presented, our Courts have authority to send the same into another county for trial, but it is believed that there is no law exist-Jury of Richmond County. If the public feeling in that county be such as it has been represented to be in regard to the destruction of the Quarantine buildings, it is doubtful whether any Grand Jury in that county would present an indictment against one of their citizens for a crime which might send him to the

The Metropolitan Police bill does not provide for

The Metropolitan Poice of this case.

It would be strange, indeed, if the perpetrators of this highlanded crime should be beyond the reach of our criminal courts, and yet, if the public feeling in Richmond County be such as would prevent a Grand Jury from presenting an indictment, I cannot see how the offenders can be brought to deserved punishment. The matter deserves serious consideration.

TYRO.

MARINE AFFAIRS.

NAVAL INTELLIGENCE. Orders have been received at the Brooklyn Navy Yard to clear out the United States frigate Niagara by Saturday next, when she will be run into the dry-dock, theroughly overhauled, examined, and undergo some slight repairs. Internally, this magnificent vessel is a complete wreck, and it would cost more at present to put her in fighting trun than to build a new steam gua-

boat. In order to make room for the Ningara, the

St. Louis will be floated out on Wednesday, In consequence of the row at Quarantine, all the available marines at the Brooklyn barracks, on board the receiving-ship North Carolina, and attached to the Sabine, are at Staten Island, under command of Capt. Rich and Lieut. Haywood. The guns of the Sabine are shotted day and night, and everything ready for action on board, Lieut, Saver, U. S. M., has reported for duty at the Brooklyn barracks. The United States steamer Roanoke, the new flag-ship of the Home Squadron, sailed from Beston on Thursday last. We published a list of her officers at the time she was ordered to her present mission. Her crew is that of the Colorado, which vessel is turned over to the authorities of the Charlestown yard, and will probably be dispatched to Africa, with the negroes, if the Ni agara be not ready in time. The cutter Harriet Lane will be reported ready for sea on Friday. The officers of the Fulton, at Washington, have been ordered to report by the 20th of this month. The San Jacinto is spoken of as going to Paraguay, but she draws too much water to pass Montevideo or Buenos Ayres.

THE SLAVER CAPTAIN ARRIVED. The United States brig Dolphin, Commander J. N. Maffit, from Key West, arrived at Quarantine on Monday morning. She sailed on Monday afternoon for Boston, she having put in to this port to forward Capt. Townsend of the slaver Putnan-captured by the Dolphin-to Charleston. The slaver captain will be transferred to the frigute Sabine, now lying at Quarantine, and thence sent to his destination. The Dolphin, on her arrival at Boston, will be fitted out (it is presumed) for the Paraguay expedition. Her officers and crew are all well, and not a case of sickness of any kind on board. She expected to receive the prize crew, but understands that they have gone to Boston. She has had a most active cruise, being ten days from Key West, with a succession of violent squalls and calms. The following is a list of her officers:

Commander, J. N. Mafit: Lieutenante, J. M. Bradford (in ommand of prize), E. P. Williams, C. C. Carpenter (prize); "assed Assistant Surgeon, J. M. Browne; Master, A. E. Cros-lano, Captain's Clerk, L. C. Gunnell; Purser's Clerk, J. Read.

LITERARY INTELLIGENCE.

-The Messrs. Appleton have in press, and will publish next month, a superb royal octavo, profusely illustrated with the finest steel engravings, from designs by eminent artists. It is entitled: "The Stratford Gallery, or the Shakespeare Sisterhood," and comprises forty-five Ideal Portraits, described by Mrs. J. W. Palmer. The work is a counterpart to the 'World-Noted Women" of Mrs. Mary Cowden Clarke, and the "Republican Court" of Mr. Griswold.

CITY ITEMS.

The French Dramatic Company will give the "Dame aux Camelias" this evening, at the Musical Hall, opposite Niblo's. The part of Camille will be performed by Mlle, Juliet.

The new hotel at the junction of Broadway and the Fifth avenue, fronting on Madison square, which has remained for some months in an unfinished state, has been rented to Mr. Paran Stevens of the Revere House, Boston, and will forthwith be finished and opened to the public.

HEARTLESS SOUNDRELS .- During the last four or five years a young girl named Henrietta Clendon has been living with various families in and about the City of New-Haven in the capacity of nurse and seamstress, and was much esteemed by her employers. She had no relations in this part of the country, all of her relatives and particular friends being residents of California, where she has long cherished the idea of settling. Month after month and year after year has she labored faithfully, and laid up her hard-earned wages, drawing no more from her capital than was sufficient to clothe her comfortably. Having saved about \$200, after four years' hard work, she resolved to set out for California, The family with whom she has lived for the last year or more, and whose children were much attached to her, endeavored to dissuade her from the idea, but without avail. Completing her arrangements, Henrietta, at an early hour yesterday morning, bade adieu to her friends and took passage on the cars from New-Haven for this city. She arrived here about noon, and left the cars at the upper depot. Being an entire stranger in the city, it became necessary for her to ask her way. She applied to a well-dressed man who was standing near the cars, and told him that she was going to California, and desired him to direct her to he ticket office. The fellow asked her several questions, and finally conducted her to a low place in the neighborhood, which he said was the ticket office. She said she had been told to pay \$110 for a ticket. That's perfectly right," said he, I belong in the office, and will make out your ticket. At this several others came up and appeared desirous of obtaining ickets, but were told to wait their time.

The fellow first mentioned soon afterward handed Henrietta a dirty sheet of paper, on which was written as follows, and received from her \$110 in gold:

"This is to certify this young lasty bought her California ticket of one, and paid me the full amount of one hundred and some odd dollars. Please forward this young lady on board the steamer.

MOWSES TAYLORD."

One hundred and some odd dollars. Yours, most Respectfully.

Henrietta, with what she supposed to be her ticket, hen went to the depot to look after her baggage. Meeting with a policeman, she told him that she wanted to get her trunks, and also informed him that he had just bought her ticket for California. The officer, upon looking at the document, told her that she had been swindled, and forthwith went with her about the neighborhood to look after the swindlers, but none of them were in sight. The girl was taken to the Deputy's office and properly cared for, while several detectives set out to look for the swindlers. The girl will be returned to New-Haven to-day. What should be done with the fellow who perpetrated

OFFINING OF THE PUBLIC SCHOOLS.—The various Public Schools of this city and Brooklyn were reopened yesterday for their regular semi-annual sessions. The Free Academy will reopen on the 15th inst. The school-houses have been cleaned and some of them re-

FATAL RAILROAD ACCIDEST .- Coroner Perry held FATAL RALIBOAD ACCIDIST.—Coroner Perry held an inquest on Monday at the New-York Hospital, upon the body of Wm. Rooney, a laborer, who was run over at Yorkers, a few days ago, by a Hudson River Railroad train and fatally injured, death ensuing on Sunday night. The occurrence was shown in evidence to have been purely accidental, and the Jury rendered a verdiet to that effect. Deceased was a neity of Ireland 45 years of access. rendered a verdict to that effect, native of Ireland, 45 years of age.

THE ALLEGED CHILD-MURDERER.-We find in The Troy Times of Saturday some particulars of the history of the woman arrested at "The Parior" in Broad-

tory of the woman arrested at "The Parior" in Broad-way last week on a charge of murder:
Everybody remembers Caroline Murphy, alias Caro-line Vanderheyden, alias about half a dozen other names, changeable at the wearer's pleasure—who for-merly kept a house of ill-repute in this city; who was mixed up with the developments of a series of burgla-ries as accomplice, but escaped by giving evidence for the presecution; who was so frequently before the Police Court upon various charges, and so often man-aged to escape punishment in different ways; who "horeyfugled" an officer deputed to take her to the Penitentiary, and after leading him by the nose through half a dozen houses of ill-fame in Albany, got bim jolly drunk and made herself searce, leaving him through haif a dozen houses of ill-fame in Albany, got bim jolly drunk and made herself sence, leaving him to be arrested for larceny; who, notwithstanding her shrewdness, served at least two terms in the Peniten-tiary; who married successively, while her first has-band was living, a railroad conductor, a gentleman from Canada, the son of a manufacturer in this city, and the son of a well-known and very wealthy im-porter of New-York; who, in short, has been in her day one of the best-looking, as she was certainly one of the mest dangerous, of the depraved and fallen class to which she belonged. For some time past, she has not shone in our criminal horizon, and it is only incidentally that those who were familiar with her only incidentally that those who were familiar with here have learned that she was keeping a largely patronized establishment in New-York which was the rendezvous of parties of a certain class from Troy. But she turns up again in a startling and unexpected manner, as the defendant in a charge of murder in the first degree. We are not permitted to detail all the circumstances of this case, as they will ultimately appear on examination, but it is sufficient to state what is charged against her which is substantially the substantial properties. detail all the circumstances of this case, as they will ultimately appear on examination, but it is sufficient to state what is charged against her, which is substantially this: That some time during the month of August, 1855, while she was keeping a house of improper resort in the alley one door south of the Union Hotel, a woman named Julia Howard, one of the inmates of the establishment, gave birth to a living, healthy child; that at night some hours after its birth, Caroline and Euman Catherine Horan—Caroline heing the instigator—took the child and threw it into a privy in rear of the residence, the little thing being alive and crying when the deed was done, and continuing its screams for a few seconds, until they were stifled. There were several persons in the house at the time, who must have been cognizant of this transaction. One of these persons has recently informed the police of it, assuming to have seen the child kicking and throwing its arms about when Caroline took it in her arms to do the murder, and to have heard it cry after it was thrown into the vault. This person was recently arrested for crime, and some evidence in the case is supposed to have come from the establishment of the wannan in New-York. This fact prompted the disclosures that have been made of a deed of horror hitherto kept profoundly secret. The warrant for the arrest of Caroline was placed in the hands of Officer Wager, and, in company with Officer Green, he proceeded to New-York to serve it upon the criminal. A little search and inquiry enabled them to ascertain that she was stopping at "The Parlor," a noted house of bad resort at No. 124 Broadway. Apprehending some resistance, they secured the assistance of Officers McDoungal and Lease, of the Detective Police, who proceeded with them to the saloon and arrested Caroline, who was found with a young man from this city. She expressed herself perfectly willing to come to Troy, seemed in high spirits all the way up, and told the officers that "they couldn't tix her on any bably scra

Catharine, whose whereabouts in the country is known, and who can hardly escape arrest.

About four years ago Caroline was charged with murdering her mother by knocking her down and injuring her so badly that she died in a short time; but the Coroner's Jury found that death was caused by the breaking of a boil, and thus exculpated Caroline."

SAD ACCIDENT AT YONKERS,-On Sanday evening about seven o'clock, as Mr. Nathaniel H. Johnson of the house of Wm. H. Lee & Co. of New-York was passing down the main stairs of the Getty House, he stumbled on the fourth step from the bottom and fell | not seriously injured. forward, striking his head on the edge of the lower step with great violence. He was immediately attended by Doctors Gates, Jenkins and Arnold, but their efforts to save him proved unavailing. He was entirely unconscious from the time of the fall, and died yesterday about three o'clock. Mr. Johnson was from Hartford, Connecticut, about 25 years of age, and unmarried.

Accidents.-On Sunday night, Mr. Leaser Stela hart of No. 26 Eldridge street, fell into an excavation in front of the building No. 119 Canal street, and was seriously injured. He was taken to the Station-House, where a physician examined him, and found that one on the side of his residence.

The unfortunate man was conveyed to his residence.

The same evening a little girl named Minne Lacy, 7

ears of age, fell out of the third-story window dwelling house No. 2 Abingdon square, and striking upon a shed, rolled to the ground. One of her ribs was broken, beside which she received other bodily

injuries. It is thought that she will recover.

About 93 o'clock Sunday night, Edward Haley was About 25 o cooks Sunday night, Edward that y was run over corner of Troy street and Eighth avenue, by one of the Eighth avenue cars, and his right foot badly lacerated. Haley was conveyed to his residence by Officers Ferdon and Simus of the Ninth Precinct.

A little later the same night, a camphene lamp exploded in the house of George Zeiler, No. 219 Second street, in consequence of a person undertaking to fill it while lighted. Officer Wolfert, who was passing at the time, rushed in and extinguished the flames before any damage was done to the premises.

any damage was done to the premises.

A DISHONEST SERVANT.—James Baseomb, recently a "bell boy" in the Pacific Hotel, Greenwich street, a few weeks ago, while no one was in sight, obtained a duplicate key to the iron safe, which key Mr. Patton, the properitor, had deposited in one of the office drawers. Awaiting a favorable opportunity, Baseomb opened the safe and stole therefrom gold dust, money and valuables, to the amount of \$1,200. The property belonged to some brokers and guests at the hotel, who had deposited the same with Mr. Patton for safe keeping. Suspicion did not fall upon Baseomb until it was discovered that he had left the city, of course taking with him the plumder. Baseomb went from here to Troy, and thence started for Hamilton, C. W., but his destination having in some manner or other leaked Troy, and thence started for Hamilton, C. W., but his destination having in some manner or other leaked out, Mr. Patten interrupted his progress by a telegraphic dispatch, and the young scamp was arrested, en route for that place. The Canadian officers yesterday morning brought Bascomb to the city, and on complaint of Mr. Patton, Justice Connolly committed him to prison. Most of the stolen property was recovered.

ALLEGED GRAND LARGEST, .- Two men, named James Carroll and Laurence Dung, were strested yesterday morning, charged with stealing a trunk containing \$2% worth of clothing and other property, from Charles Eisenbrecher of the "Shakespeare Hotel." The complaint testified that the trunk in question, with other trunks, was on board of the ship Baltimore, which had just arrived from Liverpool, in charge of Carroll and Dunn. They were to send the trunks to the Custom-House for examination, but failed to do a good more Figure to lead a first of the Custom-House for examination, but failed to do a good more Figure to lead a first of the Custom-House for examination. ed to do so, and upon Eisenbrecher going to look after his property, they told him they knew nothing about it. Subsequently he found the trunk in the hold. broken open, and the contents secreted in other parts of the ship. Justice Kelly, before whom the accused were taken, committed them to prison for trial, in dealt of \$1,000 ball each.

PURDY'S NATIONAL THEATER.—This popular heater has reopened beautifully repained and decor-proughout, and with a new and powerful Company. Moniel, Mr. G. C. Boniface, Mrs. W. G. Jones, Yanke Leig, E. Blanchard, A. Fitzgerald, &c. Two new pieces. "2. Barmeki," and "Nick Whiffles," have been produced.

CYRUS W. FIELD.

IMPERIAL PROTOGRAPH OF CYRUS W. FIVED OR exhibition at BRADY's GALLERY, No. 359 Broadway, over Thompson's

God's truth is a theory not to be realized. So say the world; but the signs of the fines indicate better things. Steam and electricity, and the secomplishment of labor by machinery must level the unequal condition of man, and finally open up to all mankind a perfect equality in the world—free thought, free labor, free products, free farms, and one equal possession of all things but infelt from childhood to the trave—from century to century. Phoromagn Portraits taken upon these principles by Holmis, No. 289 Broadway.

[Advortisement.] No More Shaking-THE OLIVE FEVER AND AGUE PILLS will care, in one week's time, the worst case that eases. Free from quinine and deleterious drugs. Sold by BARKES & PARK, No. 15 Park row.

Entered according to act of Congress
DEDICATED TO CYRUS W. FIELD, ESQ.
THE ATLANTIC GAMLE BOQUET. distilled from occased fragrant flowers, prepared especially in honor of the all cration held in New York, Sept. 1. E. Defer, Family ist. No. 609 Broadway. Sold everywhere.

SINGER'S NEW FAMILY SEWING MACHINE.—No

ELEGANT ENGLISH BRUSSELS CARPETS-75. Se and 90 cents per vard. All-Wool Indrains, 30. 42 and 30 cents. OhiCLOTES, 31. 40 and 50 cents per vard. RUGS, Mars. Window Shades, Sr., of extraordinary low prices.

HIRAM ANDRESON, No. 20 flowery.

BROOKLYN ITEMS.

BASE BALL.-The Home and Home match, Brook lyn against New York, will take place at the Fashion Course, on Friday, the 10th inst., at 21 o'clock, p. m.

THE ROBBERY OF MR. AUSTIN -- Mr. Theodore Austin, who was robbed on Saturday night and serionsly injured, is still lying in a precarious state of health at his residence, No. 82 Lawrence street. The following persons, who are supposed to know something about the matter, were yesterday arrested by Detectives Denton and Folk of the Deputy Superintendent's office: James Muldoon, James Gillen, and John Higgins. Gillen, who is a driver on the Wallstreet Stage Line, was taken from his box on Broadway. There are now six persons in custody, with these arrested on Sunday. They were all committed to await further inquiry. Some of the party are confined in the District Station-House, and those arrested yesterday are in the cells of the City Prison.

REGIMENTAL PARADE.-The 70th Regiment, Artillery, under command of Col. Graham, will parade today and will be reviewed by the Mayor and Common Council in front of the City Hall.

FATAL ACCIDENT .- Coroner Redding held an inquest on Sunday upon an elderly gentlemen named Robert Craig, who was so seriously injured on Friday that he died on the day succeeding. It appears that he was pricing some clams in a wagon, and another vehicle coming up, the hub of one of the wheels struck him in the groin, causing a rupture. The driver of the vehiele was walking on the sidewalk at the time. The drivers of both vehicles were arrested, but as there was no criminal intent shown they were discharged. A verdict in accordance with the facts was rendered,

An inquest was also held upon William King, who lived at No. 117 Butler street, and died of congestion, caused by intemperance. A verdict to that effect was

A WOMAN ROBBED .- Ann Carroll was found sitting on a stoop in Fulton street, near Hicks, on Saturday night. She appeared considerably the worse for liquor, Officer Coyle took her to the First Precinct Station-House, when, being somewhat sobered, she stated that she came from Orange, N. J., to see a friend, and becoming fatigued sat down. Two fellows came up and robbed her of \$21, a gold ring and two pawn tickets. Her pecket was cut out of her dress, and there was every appearance that her statement as to the robbery was true. The money, she said, constituted all her savings since April. She had been employed as a ser-

FLUID Accident.-About 81 o'clock on Saturday night, a fluid lamp exploded, at the corner of Smith and Johnson streets, which set fire to the furniture in the room and severely burned a servant, who had the lamp in her hand. The fire was extinguished by Officer Speder of the Sixth Precinct. The young woman was

Suppen Dearns,-Conrad Straub, a child two weeks old, died suddenly at No. 118 Remsen street, on Saturday. An inquest was held, and verdict rendered of " Death from whooping cough.

HONORABLY ACQUITTED. - Francis F. Laramie, who was arrested on complaint of a Mr. Johns, of Astoria a week since, for grand larceny, was examined on Friday before Justice Boyd of Astoria, and honorably discharged, there appearing no foundation for the charge preferred, Mr. Laramie showing conclusively that he found the pawn tickets he was charged with stealing, and at the time he offered them to the pawnbroker he was endeavoring to find an owner.

street, near Willow, were discovered on fire on Saturday evening, having ignited from a gas light blown by It was speedily extinguished. Damage

FALSE PRETENSES,-Officer Waddy arrested John Walker on Sunday on the charge of obtaining money from residents on pretense of acting as a health officer. He is charged with calling upon occupants of houses and demanding a fee of 25 cents for notifying them to keep the premises clean of nuisance. He was committed for a hearing.

THE COURTS.—The September Term of several of the Courts commenced yesterday. Judge Lott opened Special Term and was engaged in hearing motions. Judge Morris was occupied in Chambers, and in the City Court, Judge Culver presiding, the jury was impanneled and discharged till next Monday.

HELD TO BAIL.—Capt. Flynn, who was arrested on Saturday for violating the Health laws, in coming to the city from Quarantine, being engaged in lightening goods, was brought before Justice Voorbies and re-

were brought before the Justices yesterday for playing ball on Sunday. They were severally fined \$1 and

Allegen Assett.—The Third Precinct Police arrested Daniel McCarty on Sunday, upon the charge of attempting to assault a girl named Catharine Carnes, in a house in Columbia street, on Saturday night. He was held for a hearing.

FATAL ACCIDENT .- About 4 o'clock a child, about

Fatal Accident.—About 4 o clock a child, about three years old, was run over in a road leading from Kent and Flushing avenues, near the Hospital wall, and instantly killed. The child was playing in the road, when a swill-cart driven by two boys came along, and one of the wheels passed entirely over the child's body, killing it instantly. The Coroner was notified.

BURGLARIES.—The dwelling-houses on the four corners of Gates and Franklin avenues were burglariously entered on Saturday night, and, notwithstanding nearly everything was turned upside down, very little of value was taken. The house of Mr. Pearce, near by, in Franklin avenue, was likewise entered. The thieves were more successful here, having succeeded in stealing property valued at about \$75.

A SPECIMEN OF ENTERPRISE. To the Editor of The N. Y. Tribune.

Size: The Tribe se this morning gives some statistics of the Brooklyn ferries and railronds on Wednesday last. The paragraph does not do full justice to the enterprise of these Companies. Witness my experience: With a friend I took a Wall-street omnibus perience: With a friend I took a Wall-street ournibus as soon as the torchilght procession passed, and reached the ferry about I o'clock. A vigilant scattinel at the rate informed as that the boats there had stopped running at mininght, as arout. To this fast we were indebted for a view of a brilliant concourse of the beauty and fashion of Brooklyn, numbering some thousand, occupying nearly the whole of one numbering some thousand, occupying nearly the whole of one numbering some thousand, occupying nearly the whole of one numbering some thousand, occupying nearly the whole of one numbering some thousand, occupying nearly the whole of one numbering some thousand, occupying nearly the whole of one numbering some thousand as sent. We were among the fortunate ones who filled the bear when it arrived, and wasted on our exciling voyage across the deep, leaving a few hundred on our exciling voyage across the deep, leaving a few hundred on our exciling voyage across the deep, leaving a few hundred on our exciting voyage across the deep, leaving a few hundred on our exciting voyage across the deep, leaving a few hundred on our exciting voyage across the deep, leaving a few hundred on our exciting voyage across the deep, leaving a few hundred on our exciting voyage across the deep, leaving a few hundred on our exciting voyage across the deep, leaving a few hundred walk, in common with all the Brooklyndles who saw the farmer's procession; and by the time the three miles between the men's procession; and by the time the three miles between the men's procession; and by the time the three miles between the men's procession; and by the time the three miles between the men's procession; and by the time the three miles between the men's procession; and by the time the three miles between the men's procession; and by the time the three miles between the men's procession; and by the time the three miles between the miles b

NEW-JERSEY ITEMS.

FISTIVAL OF St. QUIETUS.-The festival of St.

Horores Waterworks,—The laving of pipes for these works will be completed in about two weeks. It considered to have a public celebration on the occawas intended to have a public celebration on the city, but was intended to have a public celebration on the occasion of the introduction of water into the city, but there seems to be a conflict between the Water Commissioners and the Councilmen of Hoboken, which may result in there being no celebration at all. The may result in these being no celebration at all. The confine the confine the water Commissioners and the Councilmen of Hoboken, which may result in these being no celebration at all. The confine the confin City Treasury is out of funds, and the Water Commis-sioners have money which may be appropriated for the purpose of a celebration, if the Council do not object. The matter will probably be determined at the meeting of the Council on Monday next.

ARREST OF SUSPECTED BURG! ARS .- Joseph Marsh, of No. 163 Bay street, and William Jones, residing with Marsh, were arrested by Chief of Police Haines with March, were arrested by Chief of Police Haines last week on asspicion of having burglariously entered the premises of James Jilkison, No. 23 Montgemery street, on the night of the 31st August. They were examined vesterday before Justice Besliord, when it was shown that Jones, with another man, visited several stores in that street on the day previous to the robbery, and at one place purchased two shirts. He endeavored to purchase other articles, but the parties not having them they left. On the night of the 31st of August the store was robbed of \$500 worth of goods, consisting of neck-lies, coats and other articles of clothing.

On Friday morning Jones met Mr. Haines, the Chief of Folice, and had some conversation with him about the robbery, in the course of which he stated that if a man named James Groves was arrested, the goods could be found. The officer then arrested Jones and

man named James Groves was arrested the goods could be found. The officer then arrested Jones and Marsh on suspicion of having been concerned in the burgiary. Groves was arrested, but it appearing that the charge was maintaines, he was let go. On the examination of Marsh and Jones, the Justice decided to commit them until this moon for examination. Marsh stated that he could show that at the time of the burdlary be was at been sick and a distance of mentily a glary he was at home sick, and a distance of usariy a mile from the place that was entered. Jones stated that he knew nothing of the matter at all. The goods have not been recovered, nor has any trace of them been found.

ACCIDENT.-George Daly had one of his legs broken on Sunday night by a trap set by some boos in front of the shanties at No. 98 Newark avenue. He was taken to his home in South Seventh street.

THE COURTS.—The September term of the Bergen Courty Court commences this day; Judge Ogden presiding. This session continues only one week, as Judge Ogden attends the Passaic Courty Court on the 14th inst. There is but little business before the present term of the Court.

LARCENE.-John Maroney, a boy, was yesterday committed to await a charge of entering the saloon of Mr. Carter, and stealing therefrom a watch and other

LAW INTELLIGENCE.

THE NEW ROOMS OF THE SUPREME COURT.-The coms formerly occupied by the United States Courts have been refitted and refurnished for the use of the General Term and Circuit of the Supreme Court. They present a fine appearance, and the farniture. carpets, &c., are of superior excellence and beauty, Judge Davies held Chambers in the south room this

SUPREME COURT-CHAMBERS-Sept. 6. - Before Judge

Mary Robinson agt, Wm. Robinson,-Judgment of Thomas Bell agt, Isanc Wortman, -Order to be en-

Philip Livingston agt, Jeremiah Brennan,—Motion wasste order of arrest denied, without costs.

Mark Risk et al. agt. Seaman Rayner.—Settled.

Before Judge DAVIES.
CERTIORARI TO THE FIRE COMMISSIONERS.
Upon the application of ex-Judge Whiting, the Court allowed a writ of certiferari to review the proceedings of the Fire Commissioners in disbanding Protection Engine Company No. 5.
The Company allege that they were disbanded without cause. GENERAL TERM. Notice,-Notes of issue for September General

Term (commencing on the third Monday) must be filed on or before Saturday, the 11th inst., and must state whether enumerated or non-enumerated. If the note of issue does not state to which calendar

it belongs it will not be placed on the calendar.

R. B. CONNOLLY, Clerk.

UNITED STATES CIRCUIT COURT-Before Chief Justice NEW-HAVES BAILBOAD

opinion in the case of the New-Haven Railroad

Company

The New-York and New-Haven Railroad Company set. The
Mayor, Aldermen and Commonalty of the City of NewYork, The Board of Commonalty of the City of NewYork, The Board of Commissioners of the Metropolitan
Police, &c. Motion for preliminary injunction.

Netson, C. J.—This is a motion for an injunction
on behalf of the complatinants against the defendants, on a bill
filled, to restrain them from interfering with the running of their
locunstives on their track upon the Fourth avenue, in the City
of New York, south of Forty-secund street. The Common Commotive or steam-engine be allowed to ran on the track of the
Harlem or New-Haven Railroad Company on the Fourth avenue,
and of Forty-second street, eighteen months after the passing
of the ordinance. The Board of Police Commissioners threaten
to carry into effect this ordinance. The Harlem and NewHaven Railroad Company having been amborized to use the Harlem road by an act of the Legislature of this State.

The Harlem Railroad Company were incorporated in 1831,

city, its latter ton-pair having been administration use the Harlem road by an act of the Legislature of this State.

The Harlem Bailroad Company were incorporated in 1831, and by the first exction of the set were empowered to construct their road from any point on the north bounds of Twenty-third street to any point on the Harlem River, between the east bounds of the Third avenue and the west bounds of the Eighth avenue,

Street to any point on the Hariem River, between the east bounds of the Taird arease and the west bounds of the Eighth areane, in the city tron Quarantine, being engaged in lightening goods, was brought before Justice Voorhies and required to give \$500 bail to await trial.

PLAYING BALL ON SUNDAY.—A number of boys were brought before the Justices yesterday for playing ball on Sunday. They were severally fined \$1 and discharged.

Alleged Assault.—The Third Precinct Police arrested Daniel McCarty on Sunday, upon the charge of attempting to assault a girl named Catharine Carnes, in a house in Columbia street, on Saturday Burgland, He was held for a hearing.

Burgland of the Taird Precinct Police arrested Daniel McCarty on Sunday, upon the charge of attempting to assault a girl named Catharine Carnes, in a house in Columbia street, on Saturday Burgland Street, was entered on Sunday night, and \$30 in money stolers.

Fatal Accident.—About to clock a child, about the Harien Rever and the west bounds of the Eighth avenue, & ... over the same that do not hear point and the west bounds of the Eighth avenue, & ... to triange the same point of the flatien for the same, and the same and the west bounds of the Eighth avenue, and the same and the mary constitution of the same shall be company unay choose to employ. "By the side series of a street in the provided that noting in the mark their or said company were authorized to entered to such the same street in the same street in the same and commonalty of a said city, who were brought before the Justices years and the west bounds of the Eighth avenue, & ... the same decine of a same contribution of the mark of the same shall be constructed their mad across or almost to said to company and the west bounds of the Eighth avenue, & ... to the same of the same shall be commonally as a said city, who were shought their consent of united the same and unamer of using the same and the same of using the same shall be constructed their mad across or almost to the consent of the same set

1845, the New-Haven Railroad Company were authorized to outer upon and run their exts and engines for passengers, &c., over the Flarken Road, from the point of inection of the roads of and Companies, at Williamsbridge, in West-heeter, to the City of New-York, "and as far into the said city as the said Hariem Railroad roay extend, upon such terms, and to such point, as has been or may hereafter be agreed upon by and between said companies."

"and to take transport and courcy persons and property upon said Hariem Railroad, by the power and tonce of steam or animals, or any mechanical power or combination of the same."

force of stem of allimate, or any measurement of the case, as presented by the papers submitted, will be found sufficient to present the only questions which I deem material to consider on this motion for

questions which I deem material to consider on this motion for an injunction.

Those questions are:

First Whether or not the Common Council of the City possessed the power to pass the ordinance of the 27th of December, 1851, prohibiting the rimning of locomotives on the Fourth avenue below Fourthermond street, (1) as it respects those belonging to the Hartlein Company, and (2) as it respects those belonging to the New Haven Champany?

Let be invested on the part of the complainants that, under the cluster of the Hartlein Company of the 29th April, 1831, siready referred to, the Common Council, after giving their consents to the construction of the road along the Fourth avenue to Twenty third street, possessed no power to prohibit the use of it as authorized by said charter, namely, the carrying of property and persons by force of steam, &c.; and that if the Harlein Company cannot be deprived of this right, neither can the New Harlein Company, as they possess an equal right with the Harlein, under the eighth section of the set of March 21, 1849; and further, even conceding the power of prohibition to exist in the Common Council, as respects the Harlein Company, the company, come within the true meening of the eighth section above referred to.

(1.) As respects the Harlein Company, the first remark we

ferred to.
(1.) As respects the Harlem Company, the first remark we have to make is, that this Company expressly coveranted under its corporate seal at the time the Common Council consented to the eventuation of their road, that the latter should retain the the construction of their road, that the latter should retain the right of regulating the description of power to be used in the propolation of cars within the simils of the city. In grawer to this, it is easier that the condition thus annexed to the consent was not sutherized by the set of 1831. We have looked into the pro-isions of that act with some attention, and should not the pro-isions of that act with some attention, and should not be ing in the same either expressly or by implication forbidding a quantified consent to the construction and use of the road; and the pro-isions of that act with some attention, by which some extend the construction and use of the road; and the pro-ision of the construction and use of the road; and the pro-ision of the construction and use of the road; and the construction and use of the road; and the construction and use of the road; and the construction and solve the construction and the construction and solve the construction and position of the construction and the construction and

Quietus the Martyr, whose relies are preserved in St. Mary's Church, Hoboken, was celebrated at the above church on Sunday, with pomp and solemnity. The sermon at high mass was preached by the Rev. Father Hecker, Superior of the Congregation of Missionary Priests of St. Paul the Apostle. The sermon at vespers was delivered by the Rev. Father Deshon of the same Congregation. The attendance was quite large. The relies of the saint were exposed for the veneration of the faithful.

The act of 1881, in express terms, reserved to the city the right to coment to a prohibit the construction the read, and the right to regulate the use of it after construction. Of this act the New-Haven Company and Legislature, of course, had notice, and should be presumed to have inquired into the terms and conditions upon which the consent was given, and under which the road was constructed and cars run into the city. Without pressing the symment further, I am satisfied that the city authorities pressered the power to pass the ordinance of the 27th of Derember, 1851, and that the motion for the injunction should be denied.

UNITED STATES DISTRICT COURT-SEER, 6.-Before

UNITED STATES DISTRICT COURT—SET. 6.—Before Judge SETTS.

DECISIONS IN ADMIRALTY.

One parcel marked "Kolpecke," containing 17 sold watches, 67 arises wat hes, and 44 gold chains, agt. The United States.
On filing bond and surely, approved by the District Judge, in pursuance of the Act of Courrow, and on motion of Mr. J. A. Godfrey, precise for cleaimant, it was ordered that the property in custody he delivered by the Marshal to the claimant's practor.

One case containing 200 pieces plate glass sat. The United States. One case (22) and one case (32) containing glass agt. The United States. For cases (34) containing glass agt. The United States. On filing a consent to stipulate, signed by the United States. On filing a consent to stipulate, signed by the United States motion of R. B. Campbell, prostor for the claimants, it was ordered in the above cases that the goods described be discharged from custody, the stipulation for value to represent the said goods.

The Steamheat Tamitand, her tackle, for the course of the case of the content of the content of the content of the Course of the content of the Course of the States.

The Steamboat Tamirend, her tackle, &c., act. Thomas W. The Steamboat Tamirend, her tackle, &c., agt. Thomas W. Thompson.

Order to discharge vessel from custody of Marchal.
On filing claim and stipulation for claimant's costs, together with a bond, under the Act of Compress, in double the amount claimed, approved by the District Judgs—on motion of Besbe, Dean & Doublue, proctors for the claimant, it was ordered that copy of this order to delived to the Marshal.

Eliaha Baker agt. The Ship Peromee, &c.

The time of the Action of the Ship Peromee, &c.

copy of this order be delived to the Marshall.

Elisha Baker agt. The Ship Peromae, &c.

The time to file exceptions in this cause having expired, and no exceptions taken, on reading and filing the report of Clas. W. Newton, United Sizi.-Commissioner, to whom the above matter was referred, by which there is reported that the libelant for supplies furnished the Peromae, &c., the sum of \$3,096 12. On motion of Benedict, Burr & Benedict, proctous for the libelant, it was credered that the report be in all things confireded, and that the libelant recover in this action against the said ship, her tackle, &c., the amount reported has, together with his costs to be taxed. And on like motion, it is further ordered, that in pursuance of the Act of Congress, passed March 1, 1847 a summary pagnetic be, and the same is hereby entered against L. H. Simpson, the principal, and A. C. Bell, the surety, on their bond, given on the discharge of the property arrested, for the sum of \$2,755 98, the amount of their said bond, executed on discharging the said ship from casted up.

And on like motion, it is further ordered, that unless an appeal be taken to this decree within the time limited and prescribed by the rules of this Count, that the libelant have execution to enforce situation of this decree.

COURT OF GENERAL SESSIONS-SEPT. 6. The September Term of this Court commenced this

merning, but no business of importance was transect Grand Jury could not be obtained, and such jurys present were discharged until Toxeday morning. Abor Petit Jurers who had been summoned, but were not in since, were fixed \$2.5 cach. The Court stands adjoin Toxesday morning at 11 o'clock.

MARRIED.

BRI-WSTER-MATTISON-On Thursday, Sept. 2, by the Rev. H. Matthom, Mr. Philip R. Brewster of Syrseme, to Man Frances A. Matthon, second daughter of the officiating elergy-

ther Ann Hart, all of this city.

RAMSAY-KIMBER-On Friday, Sept. 3, by the Rev. Won.

Berrian, at his residence, Richard Ramsay to Mass Helen. Berrian, at his residence, Richard Ramsay to Miss Helen Frances Kimber, both of this city, TURNER-HALLAMS-On Saturday, Sent. 4, by the Rev. H. Mattison, Mr. Edward A. Turner of Rahway, N. J., to Miss Frances I. Hallams of New York.

DIED. BENSON—At Westchester, N. Y., on Sunday, Sept. 5, John Benson, seed 33 years, 7 months and 22 days.

CHFESMAN—On Sunday, Sept. 5, at 12] s. m., Phobe Cheesman, widow of the late Timothy S. Cheesman, aged 73 years, 4 months and 17 days.

G-In Brookiyn, suddenly, on Saturday, Sept. 4, Wm. J. g. aged 73 years and 24 days. Croig, aged 73 years and 24 days.

DUDLEY—On Sunday, Sept. 5, at the Clinton-place Hotel, at 6 o'clock p. m., James Harrey Budley of New Orleans.

GALLAUDET—In Brocklyn, E. D., on Saturday, Sept. 4, Jas., Gallander, aged 38 years, I menth and 21 days.

HOOKER—Suddenly, at Poughkeepele, on Friday, Sept. 3, James Hocker, aged 65 years.

JAMES-At Union place, Long Island, on Saturday, Sept. 4, from chronic rheumatism, Christopher E. James, eldest son of NNES-As Bushwick, Long Island, on Sonday, Sept. 5, Magazet
Harroy Jones, daughter of William T, and Juliet A. Jones,

the and 2days KEMP-In Brooklyn, E. D., on Saturday, Sept. 4, Charle Mortimer, con of Jacob and Susan Kemp, aged I year, LA COSTE-On Sunday, Sept. 5, the Rev. Michael La Coste,

aged 71 years.

The relatives said friends of the family are respectfully invited to be the late functed into (Theoday) afternoon at 1 o'clock, from the Congregational Church, in Fiftherh street, between Broadway and Eighth avenue. His remains will be taken to Greenwood Conservey for interment.

McGOWN-On Monday, Sept. 6, Caroline, wife of S. Benson McGown.

McGOWN—On Monday, Sept. 6, Caroline, wife of S. Benson McGown.
The friends and relatives of the family are invited to attend her funeral on Wednesday morning at 105 o'clock, from her late residence. Third avenue and One hundred and sixth street.

Mallison—On Sunday morning. Sept. 5, at 3 o'clock, David Ledyard Mallison, aged 20 years and 6 months.

The Faculty of Colombia College, the graduating class of 132, his friends generally, with those of his brothers. Dr. A. 8, hores and Mervin N. Jones, are requested to attend his funeral on Theselay, Sept. 7, at 3 o'clock p. m., from his late residence, No. 42 Univarity plane, corner Eleventh street.

MCREAU—At West Hobekon, N. J., on Sunday, Sept. 5, Marie Felicite, widow of John Moreau, deceased, aged 73 years.

MINDAY—At No. 311 Canal street, On Sunday evening, 3-ph. 5, after a short illness, Thomas Munday, aged 65 years.

O'MEARA—In Whitemaburch, on Saturday, Sept. 4, Timothy O'Meara, aged 67 years, I menth and I day.

O'MEARA—In Whitemaburch, on Saturday, Sept. 4, Timothy O'Meara, aged 77 years, I menth and I day.

PHILLIPS—On Saturday, Sept. 4, after a short and severe illness, Mrs. Rachel, wife of Archinala Phillips, in the 5th year of her zero, and friends of the family, and of her sons, Archi-

ness, Mrs. Recues we do not have family, and of her sons. Archi-rice relatives and triands of the family, and of her sons, Archi-beld and John B., and of her sons-in-law, Edward W. Colling, held and John B. will of her sons-in-law, Edward W. Colling, are respectfully invited to attend the functof from her late rea-dence. No. 60 Williest wreet, on Tanaday afternoon, Sept. 7, 45

2 o'clock.

SHERWOOD-On Saturday, Sept. 4. Hannah W., widow of
the late Wm. Sherwood, in the 64th year of her age.

The relatives and friends of the family are respectabilly invited
to satured the funeral on Tossilay, Sept. 3, at 2 p. m., from her
lete residence, No. 112 First avenue, without further notice.

SIMPSON—At Newburth, on Saturday, Sept. 4, Catharias
Simpson, after a doort illness, in the 35th year of her age. Simpson, after a short timess, in the Sanday, Sept. 5, after a STEFL. At No. 141 Leroy street, on Sunday, Sept. 5, after a STEFL. At So. 141 Leroy Street, aged 35 years, 5 months and 3 days.